

കേരള സർക്കാർ Government of Kerala 2016



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 112/2016/LBR.

Thiruvananthapuram, 28th January 2016.

Whereas the Government are of opinion that an industrial dispute exists between (1) the Manager, Wagamon Tea Garden, Wagamon P. O., Idukki (2) Sri Joseph Mathew, Joseph Mathew Junior, Sibi Mathew, Partners, Wagamon Tea Garden Manarkkad House, Pala and the worker of the above referred establishment Smt. Muthulakshmi, South Division, Wagamon Tea Garden, Wagamon P. O., Idukki represented by Sri Varkey Durai, Secretary, Kerala Plantation Workers Union (INTUC), Vandiperiyar in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10(1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the dismissal of the worker Smt. Muthulakshmi by the management of Wagamon Tea Garden, South Division is justifiable or not? If not, what relief the worker is entitled to get?

(2)

G. O. (Rt.) No. 113/2016/LBR.

Thiruvananthapuram, 28th January 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Kavitha, Iswarya Working Women's Hostel, Thumba P. O., Kazhakuttom, Menamkulam and the worker of the above referred establishment Smt. Shahida, Charuvila Puthen Veedu, Kottur, Kallara P. O. in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Shahida, Kitchen Staff of Iswarya by management of Iswarya Working Women's Hostel is justifiable or not? If not what are the reliefs she is entitled to?

(3)

G. O. (Rt.) No. 164/2016/LBR.

Thiruvananthapuram, 4th February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri T. M. Sebastian, Employer, Alankar Store, Thondiyil Nilambur, Thuruthippara House, Amarambalam P. O., Thondiyil, Nilambur, Malappuram and the workman of the above referred establishment Sri P. V. Sreenivasan, Puthen Veetil House, Nilambur P. O., Chakkalakkuthu, Malappuram-679 329 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1)(c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri P. V. Sreenivasan by Sri T. M. Sebastian, Employer Alankar Store, Thondiyil, Nilambur is justified or not? If not, what are the remedies available to him?

(4)

G. O. (Rt.) No. 165/2016/LBR.

Thiruvananthapuram, 4th February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Managing Director, Har New Concepts, Amani Auditorium Complex, Kannothumchal Road, South Bazar P. O., Civil Station, Kannur-670 002 (2) the Manager, Indo Asian Furniture, Kannothumchal, Chovva P. O., Kannur-670 006 and the workman of the above referred establishment Sri Balakrishnan, P. S/o Govindan, Pittan House, Alavil P. O., Kannur-670 008 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Balakrishnan, P. by the Managenent of Indo Asian Furniture, Chovva owned by M/s. Har New Concepts, Kannur is justifiable or not? If not what relief the worker is entitled to?

By order of the Governor,

Sherli, P.,
Deputy Secretary to Government.